

Docket No.	
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LJUCKEL INU.	

RADER, FISHMAN & GRAUER, PLLC

Declaration For U.S. Patent Application

My reside I believe l are listed	ence, pos I am the below) o	of the subject matter which LOW NOISE PNEU	ship are as stated below entor (if only one name is claimed and for which	e is listed	below) or an origin	nal, first and journal invention entit	oint inve	entor (if plural names
the specif	ication o	of which is attached hereto	inless the following bo	x is check	ed:			·
	was file	don August 3 PCT/JP2004/01	ided on	As PCT Internati	International Application			
and/or was filed on and was amended			ided on	As U.S. Patent Application				
I acknowl I hereby certificate and have	dment re ledge the claim fo c, or '36 also ide:	I have reviewed and under eferred to above. It duty to disclose information or priority benefits under 5(a) of any PCT Internation tified below any foreign a the application(s) for which	on which is material to ler 35 U.S.C. '119(a) nal application which d pplication for patent o	patentabil -(d) or '	ity as defined in 37 365(b) of any fore	7 C.F.R. '1.56 cign application of the control of t	on(s) for ne United al Applic	patent or inventor's d States, listed below ation having a filing
	_	JP2003-285815	Japan		/08/2003		riority C X Yes	
(List prie foreign applicati	ions) _	Number) JP2003-285829	(Country) Japan		/Month/Year Filed /08/2003		∑ Yes □ No	
	´ (Number)	(Country)	(Day	/Month/Year Filed		☐ Yes	□ No
	(Number)	(Country)	(Day	/Month/Year Filed		163	[] 140
I hereby c	laim the	benefit under 35 U.S.C. '1	119(e) of any United St	ates provi	sional application(s) listed below	·.	
(Application Number)			(Filing	Date)				
(Application Number) (Filing Date)								
See attached list for additional prior foreign or provisional applications.								
disclosed duty to di	in the U in the p isclose in	e benefit under 35 U.S.C. nited States of America lis rior application(s) (U.S. or nformation which is materi pplication and the national of	sted below and, insofar PCT) in the manner pall to patentability as d	r as the su provided be lefined in	ubject matter of ea y the first paragrap 37 C.F.R. '1.56 v	ch of the claim	ms of th	is application is not
(List prior U. Applications PCT Internat	or	(Application Serial No	.) (Filin	ng Date)	(Status) (pate		ented, pending, abandoned)	
applications designating the U.S.)		(Application Serial No).) (Filin	iling Date)		(Status) (patented, pending, abandoned)		
And I he	ereby a	ppoint the firm of Rad	er, Fishman & Grai	uer, PLL	C, Customer N	umber 2335	53 inch	iding as principal

And I hereby appoint the firm of Rader, Fishman & Grauer, PLLC, Customer Number 23353 including as principal attorneys: Richard D. Grauer, Reg. No. 22,388; David T. Nikaido, Reg. No. 22,663; Ronald P. Kananen, Reg. No. 24,104; Ralph T. Rader, Reg. No. 28,772; Carl Schaukowitch, Reg. No. 29,211; Michael D. Fishman, Reg. No. 31,951; Michael B. Stewart, Reg. No. 36,018; Alexander D. Rabinovich, Reg. No. 37,425; Kevin D. Rutherford, Reg. No. 40,412; Glenn E. Forbis, Reg. No. 40,610; Lee Cheng, Reg. No. 40,949; Kristin L. Murphy, Reg. No. 41,212; James F. Kamp, Reg. No. 41,882; Brian K. Dutton, Reg. No. 47,255; Shawn B. Cage, Reg. No. 51,522; Jonathan R. Lee, Reg. No. 56,561, Toshikatsu Imaizumi, Limited Recognition

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The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from the undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent attorney or patent agent, as to any action to be take in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys named herein will be so notified by the undersigned

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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